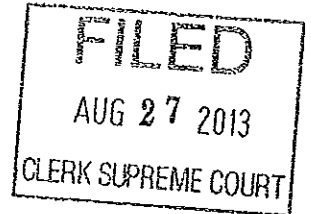


IN THE SUPREME COURT OF IOWA

No. 11-0492

Scott County No. FECR167295

ORDER



STATE OF IOWA,
Plaintiff-Appellee-Resister,

vs.

JASON JON MEANS,
Defendant-Appellant-Applicant.

After consideration by this court, en banc, we grant further review of the above-captioned case. This court submitted the case on August 26, 2013. The court considers the previously filed papers. No supplemental briefs are required.

After submission, the court determines that the opinion of the court of appeals is vacated, and we remand the case to the district court to reconsider the defendant's motions to correct illegal sentence pursuant to rule 2.24(5) in light of the United States Supreme Court decision in *Miller v. Alabama*, __U.S.__, 132 S. Ct. 2455, 183 L. Ed. 2d 407 (2012), and our decisions in *State v. Null*, __ N.W.2d __ (Iowa 2013), and *State v. Pearson*, __ N.W.2d __ (2013).

Dated this 27 day of August, 2013.

THE SUPREME COURT OF IOWA

By Mark S. Cady
Mark S. Cady, Chief Justice

11-0492.2

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Iowa Court of Appeals